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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/743,228	12/22/2003	Vincenzo Caci	CS20275P	7672	
20280 MOTOROLA I	7590 93/22/2007 NC	EXAMINER			
	S HIGHWAY 45	WHIPKEY, JASON T			
ROOM AS437 LIBERTYVILI	LE, IL 60048-5343	ART UNIT	PAPER NUMBER		
	,		2622		
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	. MAIL DATE	DELIVERY MODE		
3 MO	NTHS	03/22/2007	PAPER		

# Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

			Application No.		Applicant(s)			
			10/743,228		CACI ET AL.			
Office Action Summary			Examiner		Art Unit			
			Jason T. Whipkey		2622			
Period fo	The MAILING DATE of this commun or Reply	ication appe	ars on the cover s	heet with the co	orrespondence ad	ddress		
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE M nsions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comn period for reply is specified above, the maximum st re to reply within the set or extended period for reply reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	MAILING DA- s of 37 CFR 1.136 nunication. atutory period will will, by statute, c	TE OF THIS COM  (a). In no event, however  apply and will expire SIX ause the application to be	MUNICATION r, may a reply be time ( (6) MONTHS from the ecome ABANDONED	l. ely filed he mailing date of this o ) (35 U.S.C. § 133).			
Status								
1)	Responsive to communication(s) file	ed on						
- '-	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.							
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
,—	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	ion of Claims							
4)⊠	Claim(s) 1-27 is/are pending in the a	application.				·		
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	5) Claim(s) is/are allowed.							
6)⊠	5)⊠ Claim(s) <u>1-27</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8) 🗌	Claim(s) are subject to restrict	ction and/or	election requireme	ent.				
Applicati	ion Papers							
9)🖂	The specification is objected to by th	e Examiner.						
10)⊠	10)⊠ The drawing(s) filed on <u>22 December 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority ι	ınder 35 U.S.C. § 119							
	Acknowledgment is made of a claim ☑ All b) ☐ Some * c) ☐ None of:	for foreign p	riority under 35 U	.S.C. § 119(a)	-(d) or (f).			
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
	application from the International Bureau (PCT Rule 17.2(a)).							
* 9	See the attached detailed Office action	on for a list of	f the certified copi	es not receive	d.			
Attachmen	• •		_					
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (F	PTO_049\		erview Summary ( per No(s)/Mail Da				
3) Information Disclosure Statement(s) (PTO/SB/08)  5) Notice of Informal Patent Application								
Paper No(s)/Mail Date 6) Other:								

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#### DETAILED ACTION

### Specification

- 1. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.
- 2. Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

3. The abstract of the disclosure is objected to because it begins with, "the present invention relates to". Correction is required. See MPEP § 608.01(b).

### Claim Objections

4. Claims 10 and 23 are objected to because of an informality. Both claims do not end with a period.

Appropriate correction is required.

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### Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 6. Claims 1-3, 5, 7, 8, 12-16, 18, 20, 21, and 25-27 are rejected under 35 U.S.C. 102(b) as being anticipated by Karidis (U.S. Patent Application No. 2002/0068614).

Regarding claims 1, 14, and 27, Karidis discloses:

A housing (see Figure 1), for an electronic device (personal communications device 101) having at least two function sets (the closed/direct-view mode, the open/direct-view mode, and the open/projection-view modes; see paragraph 34), the housing having first (cover 501 in Figure 8) and second (the unlabeled base in Figure 8) housing portions arranged to move relative to one another (see paragraph 26) between at least a first and a second relative position (opened and closed) to select a respective first and second function set (see paragraphs 30 and 34).

Regarding claims 2 and 15, Karidis discloses:

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at least one function module (display 102 and display cover assembly 502), the or each function module being associated with a respective function set (the display is used based on the current mode; see paragraphs 24, 29, and 30).

### Regarding claims 3 and 16, Karidis discloses:

at least one of the different positions of the housings relative to each other selects a different function module and a function set associated therewith (a mode is selected based on whether the device is opened or closed; see paragraph 30).

### Regarding claims 5 and 18, Karidis discloses:

at least one function module is moveable between a retracted position in which the function module is at least substantially contained within or between the first and second housing portions (see Figure 3) and an extended position in which the function module is extended from the first and second housing portions (see Figure 8).

### Regarding claims 7 and 20, Karidis discloses:

the at least one function module moves radially between the retracted position and the extended position (display cover assembly 502 is hinged where the top and bottom parts of cover 501 meet; see figures 5-8).

## Regarding claims 8 and 21, Karidis discloses:

the at least one function module rotates about an axis at the edge of at least one of the housing portions to move between the retracted position and the

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extended position (display cover assembly 502 is hinged where the top and bottom parts of cover 501 meet; see figures 5-8).

### Regarding claims 12 and 25, Karidis discloses:

the first and second housing portions are arranged to rotate around an axis substantially in the center of the first and second housing portions (a hinge is located between the top and bottom parts of the cover; see Figure 4).

### Regarding claims 13 and 26, Karidis discloses:

the first and second housing portions are substantially congruent (see figures 3 and 4).

7. Claims 1-3, 9, 10, 12-16, 22, 23, and 25-27 are rejected under 35 U.S.C. 102(e) as being anticipated by Kfoury (U.S. Patent No. 6,549,789).

### Regarding claims 1, 14, and 27, Kfoury discloses:

A housing (see Figure 2), for an electronic device (cellular radiotelephone 100) having at least two function sets (the function set is determined by the user interface inserted into the device; see column 3, lines 14-51), the housing having first (202) and second (204) housing portions arranged to move relative to one another between at least a first (see Figure 2) and a second (see Figure 10) relative position to select a respective first and second function set (one of many modes; see column 4, lines 19-27).

Regarding claims 2 and 15, Kfoury discloses:

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at least one function module (user interface 1400; see Figure 14), the or each function module being associated with a respective function set (see column 3, lines 14-51).

### Regarding claims 3 and 16, Kfoury discloses:

at least one of the different positions of the housings relative to each other selects a different function module and a function set associated therewith (the position of the first and second housing portions selects an appropriate mode; see column 4, lines 19-27).

#### Regarding claims 9 and 22, Kfoury discloses:

at least part of at least one of the function modules is substantially detachable from the housing (see Figure 14 and column 7, lines 14-16).

### Regarding claims 10 and 23, Kfoury discloses:

the or each function module carries one of: a camera; a keypad (see Figure 14 and column 3, lines 14-51); a keyboard; a joystick; a speaker; a microphone; a loudspeaker; polyphonic speaker, sound recorder; radio tuner; plug connectors.

### Regarding claims 12 and 25, Kfoury discloses:

the first and second housing portions are arranged to rotate around an axis substantially in the center of the first and second housing portions (housing portions 202 and 204 are joined by hinge 214 at a center point; see Figure 2).

### Regarding claims 13 and 26, Kfoury discloses:

the first and second housing portions are substantially congruent (see figures 2 and 10).

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8. Claims 1-6, 10-19, and 23-27 are rejected under 35 U.S.C. 102(e) as being anticipated by Kemppinen (U.S. Patent No. 7,123,240).

### Regarding claims 1, 14, and 27, Kemppinen discloses:

A housing (see Figure 1), for an electronic device (10) having at least two function sets, the housing having first (lid 24) and second (base 22) housing portions arranged to move relative to one another between at least a first (see Figure 1) and a second (see Figure 2) relative position to select a respective first and second function set (see column 3, lines 26-32).

### Regarding claims 2 and 15, Kemppinen discloses:

at least one function module (numeric keypad 36 and alphanumeric keypad 14), the or each function module being associated with a respective function set (numeric keypad 36 is associated with phone use, and alphanumeric keypad 14 is associated with Internet use; see *id*.).

#### Regarding claims 3 and 16, Kemppinen discloses:

at least one of the different positions of the housings relative to each other selects a different function module and a function set associated therewith (see *id.*).

## Regarding claims 4 and 17, Kemppinen discloses:

when the housings are positioned to select a function module and associated function set, a display carried by the first housing portion is aligned with the function module (display 32 is adjacent to keypad 36, and display 16 is in

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the same plane as alphanumeric keypad 14 when the device is open; see figures 1 and 2).

## Regarding claims 5 and 18, Kemppinen discloses:

at least one function module (joystick member 50) is moveable between a retracted position in which the function module is at least substantially contained within or between the first and second housing portions (see column 6, lines 51-52) and an extended position in which the function module is extended from the first and second housing portions (see column 6, lines 40-44).

### Regarding claims 6 and 19, Kemppinen discloses:

means to make the extension of the at least one function module relative to the housing automatic on selection of the respective function set (joystick 50 extends when the case is open; see column 6, lines 40-59).

### Regarding claims 10 and 23, Kemppinen discloses:

the or each function module carries one of: a camera; a keypad; a keyboard; a joystick (50; see Figure 8); a speaker; a microphone; a loudspeaker; polyphonic speaker, sound recorder; radio tuner; plug connectors.

### Regarding claims 11 and 24, Kemppinen discloses:

a single function set is associated with two function modules (the device can comprise of two sections 46 [each of which has a joystick 50], one on each side of the device; see column 3, lines 57-62).

### Regarding claims 12 and 25, Kemppinen discloses:

the first and second housing portions are arranged to rotate around an axis substantially in the center of the first and second housing portions (housing portions 22 and 24 are joined by a hinge at a center point; see figures 1 and 2).

Regarding claims 13 and 26, Kemppinen discloses:

the first and second housing portions are substantially congruent (see Figure 1).

#### Conclusion

- 9. The prior art made of record and not relied upon is considered pertinent to Applicant's disclosure.
- 10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jason Whipkey, whose telephone number is (571) 272-7321. The examiner can normally be reached Monday through Friday from 9:00 A.M. to 5:30 P.M. eastern daylight time.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vivek Srivastava, can be reached at (571) 272-7304. The fax phone number for the organization where this application is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent

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JTW

March 16, 2007

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